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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

3 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

3 Lien Avoidance

Last revised: August 1, 2020

UNITED STATES BANKRUPTCY COURT District of New Jersey

		District of	ivew Jersey		
In Re:	Frances A. Eardly		Case No.:		20-23942 SLM
			Judge:		Hon. Stacey L. Meisel
		Debtor(s)			
		CHAPTER 13 PLA	AND MOTIONS	5	
☐ Original✓ Motions		✓ Modified/Notice I ✓ Modified/No Noti		Date:	April 27, 2021
		THE DEBTOR HAS FILE CHAPTER 13 OF THE			
		YOUR RIGHTS MA	AY BE AFFECTED)	
contains the Plan proposition of the Plan proposition of the Plan proposition of the Plan prosecute Plan proposition Plan Plan proposition Plan Plan Plan Plan Plan Plan Plan Pla	ne date of the confinesed by the Debtorney. Anyone who we dection within the tire duced, modified, or any be granted with the Notice. The Coue Bankruptcy Rule on may take place should or modify the alien based on valuance.	om the court a separate <i>No</i> rmation hearing on the Pla to adjust debts. You should ishes to oppose any provisione frame stated in the <i>Notional control</i> out further notice or hearing at the may confirm this plan, if 3015. If this plan includes solely within the chapter 13 lien. The debtor need not use of the collateral or to recent must file a timely object.	n proposed by the d read these pape sion of this Plan or ce. Your rights may be confirmed and g, unless written o there are no timely motions to avoid of confirmation processile a separate mot duce the interest ration and appear at	Debtor. The rs carefully any motion y be affected become be become be become be researched at the confirmal and the confirmal process. The plant of the confirmal process. The plant is the confirmal process. The plant is the confirmal process. The plant is the confirmal process.	is document is the actual and discuss them with included in it must file a ed by this plan. Your claim inding, and included filed before the deadline ctions, without further ien, the lien avoidance or an confirmation order ersary proceeding to avoid cted lien creditor who mation hearing to
state who	ether the plan incl	be of particular importar ludes each of the following the provision will be ineffe	ng items. If an iter	m is check	ed as "Does Not" or if
	,				
THIS PLA	N:				
	▼ DOES NOT CO SET FORTH IN P	NTAIN NON-STANDARD ART 10.	PROVISIONS. NO	N-STANDA	ARD PROVISIONS MUST
COLLATE	ERAL, WHICH MAY	IIT THE AMOUNT OF A SE (RESULT IN A PARTIAL I E MOTIONS SET FORTH	PAYMENT OR NO	PAYMEN ⁻	
 DOES	☐ DOES NOT AV	OID A JUDICIAL LIEN OR	NONPOSSESSOI	RY, NONP	URCHASE-MONEY

SECURITY INTEREST. SEE MOTIONS SET FORTH IN PART 7, IF ANY.

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Page 2 of 9 4/29/21 6:45PM Document Initial Debtor: /s/ FAE Initial Debtor(s)' Attorney /s/ RIL Initial Co-Debtor Part 1: Payment and Length of Plan a. The debtor shall pay 532.00 Monthly to the Chapter 13 Trustee, starting on January 1, 2020 for approximately 1 month then \$597.00 monthly to the Chapter 13 Trustee, starting on February 8, 2021 for the remaining 59 months. b. The debtor shall make plan payments to the Trustee from the following sources: Future Earnings ✓ Other sources of funding (describe source, amount and date when funds are available): c. Use of real property to satisfy plan obligations: Sale of real property Description: Proposed date for completion: П Refinance of real property: Description: Proposed date for completion: Loan modification with respect to mortgage encumbering property: Description: Proposed date for completion: The regular monthly mortgage payment will continue pending the sale, refinance or d. П loan modification. Other information that may be important relating to the payment and length of plan: e. **X NONE Part 2: Adequate Protection** a. Adequate protection payments will be made in the amount of \$ to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to (creditor). b. Adequate protection payments will be made in the amount of \$\frac{1}{2}\$ to be paid directly by the debtor(s) outside the Plan, pre-confirmation to: (creditor). Part 3: Priority Claims (Including Administrative Expenses) a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:

Creditor	Type of Priority	Amount to be Paid
Marie-Ann Greenberg, Chapter 13 Standing Trustee	Administrative	Est. \$3,571.63
Ronald I. LeVine, Esq.	Administrative	Estimated \$2,700.00 ****Subject
		to fee application to be filed
		with the Court****.

b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one:

✓ None

Case 20-23942-SLM Doc 31 Filed 04/29/21 Entered 04/29/21 18:46:32 Desc Main Page 3 of 9 4/29/21 6:45PM Document ☐ The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4): Type of Priority Claim Amount Amount to be Paid Creditor **Part 4: Secured Claims** a. Curing Default and Maintaining Payments on Principal Residence:

NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows: Regular Monthly Collateral or Type Interest Rate on Amount to be Paid to Creditor Payment (Outside Creditor of Debt Arrearage Arrearage (In Plan) Plan) Est.\$3,812.86 to be paid through the Plan + secured creditor's attorney fees. \$3,812.86 + attorneys 551 Saint Paul fees to be paid Monthly payments of \$1,845.23 to be paid Avenue, Cliffside through plan. Amount monthly outside the plan subject to annual Quicken Loans, LLC Park, NJ unknown at this time. increases in escrow pursuant to RESPA. b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: 🔽 NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows: Regular Monthly Collateral or Type Interest Rate on Amount to be Paid to Creditor Payment (Outside Creditor of Debt Arrearage Arrearage (In Plan) Plan) c. Secured claims excluded from 11 U.S.C. 506: NONE The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred

within one year of the petition date and secured by a purchase money security interest in any other thing of value:

Name of Creditor	Collat	eral	Interest Rate	Amount of Claim	tal to be Paid through the Plan Including Interest Calculation

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

> NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

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Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	to Be Paid
Citibank, NA L-002210-19 J-091573-20	551 St. Paul Avenue, Cliffside Park, NJ 07010	\$17,848.00	\$450,000.00	N/A	\$0.00	N/A	\$17,271.44* Judgment creditor failed to file a proof of claim.
HOP Energy, LLC d/b/a Metro ENergy DC-005454-20 DJ-089149-20	551 St. Paul Avenue, Cliffside Park, NJ 07010	\$3,021.00	\$450,000.00	N/A	\$0.00 consistent with the judgement creditor's filed unsecured claim.	N/A	\$3,217.21** Judgment creditor has filed an unsecured proof of claim.
Midland Credit Management, Inc. DC-003155-20 DJ-101404-20	551 St. Paul Avenue, Cliffside Park, NJ 07010	\$2,428.00	\$450,000.00	N/A	\$0.00	N/A	\$0.00 Judgment creditor failed to file a proof of claim.

•	Debtor retains collateral and completes the shall discharge the corresponding lien.	Plan, payment of the fu	ll amount of the
that the stay under 11 L collateral:	on, the stay is terminated as to surrendere J.S.C 1301 be terminated in all respects. T	he Debtor surrenders th	e following
Creditor	Collateral to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt
The following Creditor Quicken Loans - First Mort	affected by the Plan NONE g secured claims are unaffected by the Pla gage gage & Urban Development - Partial Claims Mortgage		
	be Paid in Full Through the Plan 🕡 NOI		
Creditor	Collateral	Total Amount to	be Paid through the Plan
	I		

NONE

Part 5: Unsecured Claims

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	√	Not les	s than appr	owed non-priority oximately \$ <u>29,4</u> oclaim and atto	44.69***	to be				Amount
		Not les	ss than p	percent						
		Pro Ra	ata distributi	on from any rema	aining fun	ds				
Creditor	b. Sepa	rately classi		ured claims shal Separate Classifica		ed as f Treatm			An	mount to be Paid
Part 6:	Execut	ory Contract	s and Une	pired Leases	X NO	NE				
non-res	idential i All exect	real property	leases in thi s and unexp	oired leases, not					·	
Creditor		Arrears to be C	Cured in N	Nature of Contract or	Lease	Treatm	ent by Debto	r	Post-Petit	tion Payment
NOTE: Notice A Certi	of Chap fication	s containing iter 13 Plan T of Service, I	motions n Fransmittal	nust be served o , within the time hapter 13 Plan 1 smittal notice a	and in the fact in	he ma tal and	nner set fo	orth in	ո D.N.J.	LBR 3015-1.
				r 11 U.S.C. Sect ollowing liens that	•	_				
Creditor		Nature of Collateral	Type of Lien	Amount of Lien	Valı Colla	ue of teral	Amount of Claimed Exemption	Oth	um of All ner Liens ainst the Property	Amount of Lien to be Avoided

							\$17,848.00***
							The Debtor
							shall serve a
							second copy
							of the Plan,
							on the
							judgement creditor
							listed above,
							along with
							the
							confirmation
							hearing date.
							So long as
							no objection
							is filed, the
							Debtor shall
							submit a
	551 St.						Form of
	Paul						Order to the
	Avenue,						Court, upon
Citibank, NA	Cliffside						completion
L-002210-19	Park, NJ	Judgment					of her Plan,
J-091573-20	07010	Lien	\$17,848.00	\$450,000.00	N/A	N/A	avoiding lien.
							\$3,021.00***
							The Debtor
							shall serve a
							second copy
							of the Plan,
							on the
							judgement
							creditor
							listed above,
							along with
							the
							confirmation
							hearing date.
							So long as no objection
							is filed, the
							Debtor shall
							submit a
	551 St.						Form of
	Paul						Order to the
LLC d/b/a	Avenue,						Court, upon
Metro Energy	Cliffside						completion
1	Park, NJ	Judgment					of her Plan,
DJ-089149-20	07010	Lien	\$3,021.00	\$450,000.00	N/A	N/A	avoiding lien.

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							\$2,428.00*** The Debtor shall serve a second copy of the Plan, on the judgement creditor listed above, along with the
							confirmation
							hearing date. So long as
							no objection is filed, the
							Debtor shall
Midland	551 St.						submit a
Credit	Paul						Form of Order to the
Management,	Avenue,						Court, upon
Inc.	Cliffside						completion
DC-003155-20		Judgment	400.00	\$450.000.00	N1/A	N1/A	of her Plan,
DJ-101404-20	07010	Lien	\$2,428.00	\$450,000.00	N/A	N/A	avoiding lien.

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified
----------	------------	-------------------	---------------------------	----------------	---	---

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. \checkmark NONE

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

					Amount to be
			Total Collateral	Amount to be Deemed	Reclassified as
Creditor	Collateral	Scheduled Debt	Value	Secured	Unsecured

Part 8: Other Plan Provisions

a. Vesting of Property of the Estate

Upon Confirmation

Upon Discharge

b. Payment Notices

Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

c. Order of Distribution

The Standing Trustee shall pay allowed claims in the following order:

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1) 2) 3) 4) 5)	Ch. 13 Standing Tru Other Administrative C Secured Claims Lease Arrearages Priority Claims	Claims	ons		
6)	General Unsecured Cl	aims			
The Standin	tition Claims ng Trustee ☑ is, ☐ is the amount filed by th		to pay post-petition cl	aims filed purs	uant to 11 U.S.C.
Part 9: Modification	on NONE				
be served in acco	rdance with D.N.J. I	LBR 3015-2. ously filed in this	separate motion be		·
	n being modified: Feb the plan is being mo		Explain below how	the plan is bein	a modified:
Debtor has remo Plan resolving the Tru been added to the plan	oved non-standard provistee's objection to sam in Section 4(d) and 7(a a) has been increased.	risions from the e. Motions have	Debtor has removed Plan resolving the Trus have been added to the base amount in 5(a) ha	d non-standard pr stee's objection to e Plan in Sections	rovisions from the so same. Motions s 4(d) and 7(a). The
Are Schedules I an	d J being filed simulta	aneously with th	is Modified Plan?	☐ Yes	y No
	ndard Provision(s): ard Provisions Requir ere:				
Any non-star	ndard provisions plac	ced elsewhere in	this plan are ineffect	ive.	
Signatures					
The Debtor(s) and t	he attorney for the Do	ebtor(s), if any,	must sign this Plan.		
debtor(s) certify that	the wording and ord	ler of the provisi	represented by an att ons in this Chapter 1: ard provisions include	3 Plan are iden	
I certify under penal	ty of perjury that the	above is true.			
Date: April 27, 2021		/s/ F	rances A. Eardly		
		Fran Deb	otor		

Joint Debtor

Date:

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Date April 27, 2021

/s/ Ronald I. LeVine, Esq.

Ronald I. LeVine, Esq.

Attorney for the Debtor(s)